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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/754,465	01/04/2001	William J. Gray	10655.9900	3628
7590 10/19/2006			EXAMINER	
Howard I. Sobelman			HEWITT II, CALVIN L	
Snell & Wilmer One Arizona Ce		ART UNIT	PAPER NUMBER	
400 E. Van Bur		3621	· · · · · · · · · · · · · · · · · · ·	
Phoenix, AZ	85004-2202	DATE MAILED: 10/19/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)					
Office Action Summary		09/754,465	GRAY ET AL.					
		Examiner	Art Unit					
		Calvin L. Hewitt II	3621					
The MAILING DATE of Period for Reply	of this communication app	pears on the cover she	et with the correspondence a	ddress				
	FROM THE MAILING D under the provisions of 37 CFR 1.1 ng date of this communication. ove, the maximum statutory period anded period for reply will, by statute than three months after the mailing	ATE OF THIS COMM 36(a). In no event, however, m will apply and will expire SIX (6) e, cause the application to become	UNICATION. hay a reply be timely filed MONTHS from the mailing date of this me ABANDONED (35 U.S.C. § 133).					
Status								
1) Responsive to commu	unication(s) filed on <u>04 A</u>	ugust 2006.						
2a) This action is FINAL.		s action is non-final.	•					
3) Since this application	is in condition for allowa	nce except for formal	matters, prosecution as to tl	ne merits is				
closed in accordance	with the practice under E	Ex parte Quayle, 1935	C.D. 11, 453 O.G. 213.					
Disposition of Claims			•					
4)⊠ Claim(s) <u>1,3-5 and 39</u>	-43 is/are pending in the	application.						
4a) Of the above claim	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are	allowed.							
6)⊠ Claim(s) <u>1, 3-5, 39 an</u>	Claim(s) <u>1, 3-5, 39 and 40-43</u> is/are rejected.							
7) Claim(s) is/are	-	,						
8) Claim(s) are su	ubject to restriction and/o	or election requiremen	t.					
Application Papers	-							
9) ☐ The specification is ob	jected to by the Examine	er.						
10) The drawing(s) filed or	n is/are: a)□ acc	cepted or b) objecte	d to by the Examiner.					
Applicant may not reque	est that any objection to the	drawing(s) be held in ab	eyance. See 37 CFR 1.85(a).					
Replacement drawing sl	heet(s) including the correc	tion is required if the dra	wing(s) is objected to. See 37	CFR 1.121(d).				
11) The oath or declaration	n is objected to by the Ex	xaminer. Note the atta	ched Office Action or form F	PTO-152.				
Priority under 35 U.S.C. § 119								
12) Acknowledgment is many a) All b) Some * c		n priority under 35 U.S	.C. § 119(a)-(d) or (f).	•				
1. Certified copies	of the priority document	ts have been received	•					
			in Application No					
		- (a) - (a)	peen received in this Nationa	al Stage				
	the International Burea	• • • • • • • • • • • • • • • • • • • •						
* See the attached detail	ed Office action for a list	of the certified copies	not received.					
		•						
Attachment(s)								
1) Notice of References Cited (PTO	-892)	4) Interv	riew Summary (PTO-413)					
2) 🔲 Notice of Draftsperson's Patent D	rawing Review (PTO-948)	Pape	r No(s)/Mail Date					
 Information Disclosure Statement Paper No(s)/Mail Date 	t(s) (PTO/SB/08)	6) Other	e of Informal Patent Application :					

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Status of Claims

1. Claims 1, 3-5, 39 and 40-43 have been examined.

Response to Amendments

2. Applicant's Specification as originally filed does not support, "prompting said user to physically interface at least one of a debit card, a credit card, a charge card, and a smart card, with a card reader system". Nor does Applicant's originally filed Disclosure support the claim limitations directed to digital certificate processing. On the other hand, the Specification does support "a smart card that includes a digital certificate that uniquely identifies the card" (Specification, page 10, lines 25-28). Regarding Applicant's attempt to incorporate subject matter from another application by reference, application serial number 09/653,837 is silent the necessary recitations, as well as digital certificates and digital wallets. Therefore, the newly amended claims as they are written are not supported by Applicant's Specification as originally filed.

Applicant's claims are replete with new and indefinite subject matter, therefore, the Examiner is interpreting the claims as follows:

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 (claims 1 and 40) receiving a request at a wallet server, from a user, for payment authorization, said payment authorization directed to a financial institution

- (claims 1 and 40) receiving authorization of said request by said wallet server, from a security server
- (claims 1 and 40) associating authentication data, by said wallet server with a form
- (claims 1 and 40) providing said form to a merchant server to facilitate the use of said form to obtain authorization from said security server
- (claim 3) method of claim 1 wherein said request is a secure checkout procedure
- (claim 4) method of claim 1 wherein said wallet server is a web,
 database or application server
- (claim 5) claim 1 further comprising inserting smart card data onto a client or computer system
- (claim 39) an interface configured to receive an authorization request from a user
- (claim 39) a module configured to provide a form to a merchant server to facilitate the use of said form to obtain authorization from a security server

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Claim Rejections - 35 USC § 112

3. The following is a quotation of the first paragraph of 35 U.S.C. 112:

The specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same and shall set forth the best mode contemplated by the inventor of carrying out his invention.

4. Claims 1, 3-5, 39 and 40-43 are rejected under 35 U.S.C. 112, first paragraph, as failing to comply with the written description requirement. The claim(s) contains subject matter which was not described in the specification in such a way as to reasonably convey to one skilled in the relevant art that the inventor(s), at the time the application was filed, had possession of the claimed invention.

Claims 1, 39 and 40 recite "prompting a user to interface a transaction card product with a card reader", while claims 41-43 recite wherein said card product is a credit card, charge card, debit card, smart card or account number. The Specification as originally filed recites using a smart card for debit and credit transactions (Specification, page 4, lines 3-5), and determining whether the card is in a user's possession but does not disclose a card reader or inserting a card into a card reader system (i.e. interfacing) (Specification, page 10, lines 22-24). Applicant's Specification does not disclose "receiving a digital certificate…" or performing any other processing using a digital certificate (Specification, page 10, lines 25-28). Claims 1, 39 and 40 also recite a digital certificate used to

determine whether a card is physically interfaced with a card reader. However, this limitation and other limitations regarding determination or authentication associated with physical interfacing and the digital certificate is also not present in the Specification as originally filed. And, although Applicant does describes verifying that a smart card is in a user's possession by inserting a smart card into the system (Specification, page 10, lines 22-25) Applicant is silent as to how the card is inserted into the system (e.g. contactless, docking station, keyboard, or manually entering a card number).

Claims 3-5 and 41-43 are also rejected as they depend from either claim 1, 39 or 40.

Claim 4 has been amended to read on a wallet server as a digital server. However, the Specification as originally filed teaches a wallet server as a server in the context of client/server architecture (Specification, page 10, lines 7-11) and not as a digital wallet.

- 5. The following is a quotation of the second paragraph of 35 U.S.C. 112:

 The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 6. Claims 1, 3-5, 39 and 40-43 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

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Claims 1, 39 and 40 recite "a digital certificate... configured", however, to one of ordinary skill a digital certificate is data and not a physical structure, hence it is not configurable.

Claims 3-5 and 41-43 are also rejected as they depend from either claim 1, 39 or 40.

Claim Rejections - 35 USC § 103

- 7. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 8. Claims 1-4, 39 and 40-43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Linehan, U.S. Patent No. 6,327, 578.

As per claims 1-4, 39 and 40-43, Linehan teaches a method for facilitating a transaction comprising:

• receiving a request at a wallet server, from a user, for payment authorization, said payment authorization directed to a financial

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institution (column/line 5/61-6/4) where said wallet server is a web, database or application server (figure 7)

- receiving authorization of said request by said wallet server, from a security server (figures 2B and 8; column 6, lines 1-35; column/line 8/53-92)
- associating authentication data, by said wallet server with a form (column 6, lines 36-43)
- providing said form to a merchant server to facilitate merchant using said form to obtain authorization from a security server (column 6, lines 36-43 and 47-62)
- receiving the request as part of a secure checkout procedure (figure 2B; column/line 5/50-6/3)
- an interface configured to receive an authorization request from a user (figure 2B)
- a module configured to provide a form to a merchant server to facilitate the use of said form to obtain authorization from a security server (column 6, lines 36-43 and 47-62)

Regarding a coincidence between the security server from which the wallet server receives authentication data and the security server that receives a "form" from a merchant. Linehan teaches a security server such as a bank (figure 2A, items 208 and 212), therefore, if in the Linehan model, the merchant and the user

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share the same bank or financial institution, this limitation is satisfied.

Regarding "forms", in order to settle a dispute a merchant can produce a copy of the token that contains data such as payment amount, order description, time stamp, a random nonce, merchant ID, and customer account reference number. Further, the token is completed, and transmitted to a merchant by the wallet server and the merchant server, in turn, transmits the token to a security server (column 6, lines 20-37). Hence, the token of Linehan satisfies the conditions of a "form" according to Applicant's Disclosure (Specification, page 10, lines 17-28).

9. Claim 5 is rejected under 35 U.S.C. 103(a) as being unpatentable over Linehan, U.S. Patent No. 6,327, 578 in view of Chen et al., U.S. Patent 5,590,197.

As per claim 5, Linehan discloses a method for authenticating a transaction using a digital wallet, wallet server and a smart card such as computer or electronic device with a circuit board with built in logic or firmware that gives the computer, electronic device, or circuit some kind of decision making ability (column 5, lines 50-58). However, Linehan does not specifically recite inserting the smart card data into or onto a user computer. Chen et al. teach storing a wallet on a smart card, and loading (i.e. inserting) the wallet onto a user computer (abstract; column/line 4/43-5/60; column 6, lines 28-47).

Therefore, it would have been obvious to one of ordinary skill to combine the teachings of Linehan and Chen et al. in order to allow the user to have access to multiple cards ('197, column 6, lines 28-31) and use the wallet for internet or offline transactions '197, column 5, lines 42-62; column 6, lines 23-27).

Conclusion

10. Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Calvin Loyd Hewitt II whose telephone number is (571) 272-6709. The Examiner can normally be reached on Monday-Friday from 8:30 AM-5:00 PM.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Andrew Fischer, can be reached at (571) 272-6779.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

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Calvin Loyd Hewitt II Rrimary Examiner

October 10, 2006